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| In re | Appln. of: | Zande | r et al | | | | | | | | |
| Appin. No.: | | 10/749,871 | | | | Ex | Examiner: Gibson, Keshla L. | | | | |
| Filed: | | December 30, 2003 | | | | | Art Unit: 3761 | | | | |
| For: | | VISUALLY COORDINATED ABSORBENT PRODUCT | | | | | | | | | |
| Attorney Docket No: 659-20 Client Ref. No.: 19996 | | | | | | | | | | | |
| Mail Stop AF Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450 | | | | | | | TRANSMITTAL | | | | |
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| | Claims Ren | | | Highest No. | Present | | | 1 | | Than Entry | 1 |
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| Indep. | | | Minus | | | x 100= | | \vdash | x \$200= | | \dashv |
| First Presentation of Multiple Dep. Claim | | | | | | +\$180= | | 1 | + \$360= | | 7 |
| | | | | • | | Total | \$ | | Total | \$ | |
| | Please charge for this purpor Payment by control The Director is and any pate | e Deposit se. credit card is hereby ent applic e required | t Accou d in the author ation p | is enclosed. Int No. 23-1925 in the amount of \$ ized to charge paymorecessing fees undure that this pap | (Form PT(nent of any ler 37 CFI er is timel | 0-2038 is a additional | ttached). filing fees ssociated to credit | requi | red under | r 37 CFR (| § 1.16 |
| October 10, 2006 | | | | | | | | | | | |
| Date | ,, | | - | | Anglie | w D. Stove | r (Reg. No | . 38,6 | 29) | <u> </u> | _ |
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I hereby certify that this correspondence is being transmitted via facsimile to (571) 273-8300 on:

October 10, 2006

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ANDREW D. STOVER, Reg. No. 38,629

Name of applicant, assignee or

Signature October 10, 2006

Date of Signature

Our Case No. <u>659-2080</u> Client Ref. <u>19996</u>

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Zander, et al.

Serial No.: 10/749,871

Filing Date: December 30, 2003

For:

VISUALLY COORDINATED ABSORBENT PRODUCT

Examiner: Gibson, Keshia L.

Group Art Unit No.: 3761

AMENDMENT AFTER FINAL

MS AF Commissioner for Patents Box 1450 Alexandria, VA 22313-1450

Dear Sir:

In reply to the outstanding, final Office Action mailed August 10, 2006, please enter the following amendment and consider the following remarks in the above-referenced patent application.